	1		
	2		
	3		
	4		
;	CLERK, U.S.D.C. SOUTHERN DIVISION		
(5 Jun 2 4 2011		
,			
8	UNITED STATES DISTRICT COURT		
9			
10			
11	UNITED STATES OF AMERICA, Case No.: 5A 11-315m		
12			
13	I DEARING		
14	Sky Lary Irannel } [Fed. R. Crim. P. 32.1(a)(6); 18 U.S.C. § 3143(a)]		
15	Defendant.		
16			
17	The defendant having been arrested in this District pursuant to a warrant issued		
18	by the United States District Court for the		
19	for alleged violation(s) of the terms and conditions of his/her [probation] [supervised		
20	release]; and		
21	The Court having conducted a detention hearing pursuant to Federal Rule of		
22	Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a),		
23	The Court finds that:		
24	A. The defendant has not met his/her burden of establishing by clear and		
25	convincing evidence that he/she is not likely to flee if releged and the transfer		
26	3142(b) or (c). This finding is based on backgrd in for ynverified lack of bail resources; lack of employment; mental health usues; prior FTA conviction; alleged conduct in not complying w/supervision conditions		
27	lack of ball resources; lack of employment; mental		
28	nealin issues; prior FTA conviction; alleged		
	conduct in not complying wisupervision conditions		

]]	
	1	
	2	
	3	and/or
	4 B.	() The defendant has not met his/her burden of establishing by clear and
,	5	convincing evidence that he/she is not likely to pose a danger to the safety of any
	6	other person or the community if released under 18 U.S.C. § 3142(b) or (c). This
	7	finding is based on
	3	
Ò	ii ii	
10	ı	
11	1	
12	1	
13	1	IT THEREFORE IS ORDERED that the defendant be detained pending further
14	12	cation proceedings.
15	H	
	DAT	ED: 6/24/11
17		ROBERT N. BLOCK UNITED STATES MAGISTRATE JUDGE
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
1		